

TERRENI

LAW FIRM, LLC

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January 10, 2022

By email: *maxlabarbera@gmail.com*

Mr. Max LaBarbera
LaBarbera Movers, LLC
8020 Brogdon Dr.
Myrtle Beach, S.C. 29579

Re: Representation Agreement – LaBarbera Movers, LLC

Dear Mr. LaBarbera:

Thank you for retaining me and the Terreni Law Firm, L.L.C. (“the firm”) to advise and represent LaBarbera Movers, LLC before the Public Service Commission (“Commission”) in connection with the application of for a Class E Certificate of Authority as a Mover of Household Goods.

I will charge a flat fee of \$3,000 for my representation in this matter. The first \$1,500 of the fee will be due upfront and the balance will be payable when a final order is issued. I do not guarantee approval of your application, and the fee will be due regardless of outcome. My representation will begin upon receipt of the signed agreement and the initial fee, which will be considered earned upon receipt and will not be deposited in a trust account. If the Commission requires notice by publication in a newspaper of general circulation for your application, I will bill for the cost of the notice when it is incurred.

I do not charge for routine office expenses, such as routine long-distance calls, faxes, or photocopies. However, any, large photocopying jobs, conference calls, exhibit materials, extraordinary research charges, filing fees, travel costs, or other out-of-the-ordinary expenses will be charged separately at cost. If needed and appropriate, I may also retain a contract attorney to work on this matter under my direction; however, I will only do so after obtaining your consent.

I understand that neither you nor your company is a lobbyist’s principal in South Carolina. However, if either of you should become a lobbyist’s principal in South Carolina, I will be required by state law to disclose my representation with the State Ethics Commission, because of my service as a public member of the state’s Legislative Audit Council. Please notify me promptly if any of these entities become a lobbyist’s principal so I can make the required disclosures.

Most of our written communications with you will be by email. The firm uses various electronic devices, such as laptops, tablets, smartphones, flash drives and copy and fax machines. We also use the servers of third-party providers, including companies that provide “cloud

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computing services.” In particular, the firm uses Google Apps for Business. In using such electronic devices and services the firm will take reasonable steps to protect the confidentiality of client information, but any means of communication has a risk that an unauthorized third party may have access to the information. We do not normally encrypt emails, but we can do so if you have particularly sensitive information. If you have confidentiality concerns about the firm’s use of electronic devices or services, please inform us in writing regarding your concerns and we will discuss the matter further. By signing this agreement, you express your understanding of the risks involved in using electronic devices and services and you consent to the firm’s use thereof.

By signing this agreement you consent to the public disclosure of my representation, to the extent it is of public record, on my resume, website, and other media.

You may terminate my representation at any time upon written notice. Likewise, I may terminate my representation at any time, subject to the rules of professional responsibility.

If you accept the terms of representation in this letter, please sign a copy of it in the space indicated below and return it at your convenience. You may return the countersigned copy electronically if you would like to do so.

I look forward to working with you on this matter.

With best wishes, I am,

Sincerely yours,



Charles L.A. Terreni

I agree to retain Charles L.A. Terreni and the Terreni Law Firm, L.L.C. according to the terms of representation set forth in this letter.

For: LaBarbera Movers, LLC

Date: _____